1 2 3 4 5 6 7 8 9	ALLEN RUBY, SB #47109 LAW OFFICES OF ALLEN RUBY 125 South Market Street, Suite 1001 San Jose, CA 95113-2379 Telephone: 408 998-8500 Facsimile: 408-998-8503 CRISTINA C. ARGUEDAS, SB #87787 TED W. CASSMAN, SB #98932 ARGUEDAS, CASSMAN & HEADLEY 803 Hearst Avenue Berkeley, CA 94710 Telephone: 510-845-3000 Facsimile: 510-845-3003 DENNIS P. RIORDAN, SB # 69320 DONALD M. HORGAN, SB #121547 RIORDAN & HORGAN 523 Octavia Street	
11	San Francisco, CA 94102 Telephone: 415-431-3472 Facsimile: 415-552-2703	
13	Attorneys for Defendant BARRY BONDS	
14		
15		
16	UNITED STATES DISTRICT COURT	
17	NORTHERN DISTRICT OF CALIFORNIA	
18	SAN FRANCISCO DIVISION	
19		
20	UNITED STATES OF AMERICA,	Case No.: CR 07-0732 SI
21	Plaintiffs,	STIPULATION AND [PROPOSED] ORDER FOR PRE-TRIAL
22	vs.	DETERMINATION OF CERTAIN EVIDENTIARY ISSUES
23	BARRY LAMAR BONDS,	EVIDENTIAL TOOCES
24	Defendants	
25		
26	WHEREAS, the parties believe that pre-trial determination of certain evidentiary	
27	issues will contribute to a just and orderly trial; and	
28	WHEREAS, the parties believe that by proceeding cooperatively they can develop a	

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WHEREAS, the parties have extensively met and conferred to discuss a format and

sufficient record for the Court to consider the admissibility of certain evidence; and

schedule for presentation of these matters to the Court;

NOW, THEREFORE, the parties respectfully submit the following stipulation for the Court's consideration:

- 1. On or before December 12, 2008, Defendant will advise the Government by letter whether Defendant will object to the admission at trial of particular evidence in the following categories:
 - a. Laboratory and chemical tests;
 - b. Documentary evidence; and
- c. Opinion evidence on the effects of anabolic steroids and human growth hormone.

If Defendant objects to items within these categories, which have been produced in discovery, Defendant will identify the objectionable item with reasonable particularity, and provide a brief statement (for example, "hearsay," or "no foundation to connect the evidence to the Defendant") stating the grounds for objection.

- 2. On or before December 26, 2008, the Government will advise Defendant in writing of whether or not it intends to offer the challenged items into evidence notwithstanding Defendant's objection. As to items which the Government intends to offer, the Government will provide an offer of proof as to how it intends to overcome the Defendant's objections.
- 3. If the Defendant believes that the Government's offer of proof does not provide a sufficient basis for admissibility, the Defendant will file a formal motion on or before January 15, 2009, asking the Court to exclude the evidence from the trial.
- 4. The Government will have 14 days to respond to the Defendant's motion papers. The parties will ask the Court for a hearing date in early February.

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1 2	DATED: December 2, 2008 LAW OFFICES OF ALLEN RUBY
$\begin{bmatrix} 2 \\ 3 \end{bmatrix}$	What Kally
4	Allen Ruby, Attorney for Defendant Bonds
5	DATED: December $\frac{3}{2}$, 2008
6	
7	_/5/
8	Jeffrey'Finigan Assistant United States Attorney
9	So Ordered
10	DATED: December , 2008
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12	Juan Delaton
13	SUSAN ILLSTON United States District Court Judge
14	I:\Bonds\P\Stipulation for Pretrial Determination.doc
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